PETITION TO ACCEPT UNINTENTIONALLY DELAYED PAYMENT OF MAINTENANCE FEE IN A EXPIRED PATENT (37 CFR 1.378(c))

Patent Number	(YYYY-MM-DD)	Number	(YYYY-MM-DD)	Docket Number (if applicable)	FEB 2 7 2012
6,367,874	2002-01-09	09/775,743	2001-04-02	n/a	Mary Mary
of the actual U.S.: 1.366(c) and (d). SMALL ENTITY		ssuance of that p	atent to ensure the fee	ntify: (1) the patent number and (2) the (s) is/are associated with the correct ====================================	
	EMENT TO SMALL El no longer entitled to sn		See 37 CFR 1.27(g)		
NOT Small Entity			Small Entity		
Fee 3 ½ year	Code (1551)		Fee 3 ½ year	Code (2551)	
○ 7 ½ year	(1552)		7 ½ year	(2552)	17 500

SURCHARGE

11 1/2 year

The surcharge required by 37 CFR 1.20(i)(2) (Fee Code 1558) must be paid as a condition of accepting unintentionally delayed payment of the maintenance fee.

11 1/2 year

(2553)

MAINTENANCE FEE (37 CFR 1.20(e)-(g))

(1553)

The appropriate maintenance fee must be submitted with this petition.

STATEMENT

THE UNDERSIGNED CERTIFIES THAT THE DELAY IN PAYMENT OF THE MAINTENANCE FEE TO THIS PATENT WAS UNINTENTIONAL

PETITIONER(S) REQUEST THAT THE DELAYED PAYMENT OF THE MAINTENANCE FEE BE ACCEPTED AND THE PATENT REINSTATED

THIS PORTION MUST BE COMPLETED BY THE SIGNATORY OR SIGNATORIES

37 CFR 1.378(d) states: "Any petition under this section must be signed by an attorney or agent registered to practice before the Patent and Trademark Office, or by the patentee, the assignee, or other party in interest."

I certify, in accordance with 37 CFR 1.4(d)(4) that I am

Ó	An attorney or agent registered to practice before the Patent and Trademark Office
◉	A sole patentee
0	A joint patentee; I certify that I am authorized to sign this submission on behalf of all the other patentees.
\circ	A joint patentee; all of whom are signing this e-petition

03/01/2012 DALLEN 00000018 6367874 The assignee of record of the entire interest

01 FC:1599 3625,00 OP

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Unider the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays valid OMB control number.

Sole Patentee	
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A signature of the applicant or representative is required in accordance with 37 CFR 1.33 and 10.18. Please see 37 CFR 1.4(d) for the form of the signature.

Date (YYYY-MM-DD) Signature 2012-02-21 2012-02-21 Name Francesco A. Casini

This collection of information is required by 37 CFR 1.378(c). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/ or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. This form can only be used when in conjunction with EFS-Web. If this form is mailed to the USPTO. It may cause delays in reinstating the patent.

Mail Stop Petition Commissioner for Patents P O Box 1450 Alexandria, VA 22313-1450



RE: Petition to Accept Unintentionally Delayed Payment of Maintenance Fee for Expired Patent No.: US 6,367,874 Muitl-Functional Furniture Dated Apr. 9, 2002 (the "Multi-Functional Furniture Patent").

To whom it may concern:

Please accept the enclosed two checks in the amount of: (i) \$1985.00 for Maintenance Fees, and (ii) \$1,640.00 for surcharge (totaling \$3,630.00) in payment of the following maintenance fees and surcharge due for the Multi-Functional Furniture Patent referenced above:

1. Small Entity Fee Due at 3.5 years pursuant to 37 CFR 1.20(e)	\$ 565.00

2.	Small Entity Fee Due at 7.5 years pursuant to 37 CFR 1.20(f)	1,420.00
0	Concharge After Expiration for unintentional late assument	1 640 00

Surcharge After Expiration for unintentional late payment pursuant to 37 CFR 1.20(i)(2

Total: (the "Payment Due") \$ 3,630,00

Also enclosed with this letter are:

- 1. Form of Petition to Accept Unintentionally Delayed Payment of Maintenance Fee in an Expired Patent (37 CFR 1.378(c)); and
- 2. Mr. Casini's letter describing his circumstance and detrimental reliance on his belief that his Multi-Functional Furniture Patent was in good standing (the "Casini Letter").

Summary

Mr. Casini, a 75 year old master craftsman and designer, has only a 5th grade education. Despite this lack of a formal education, he was able to obtain the Multi-Functional Furniture Patent without the benefit of legal counsel on April 9, 2002 and until December of 2011 he was not aware that maintenance fees were required or that his patent had, in fact, expired, (See Attached Casini Letter) Mr. Casini discovered the need to request reinstatement of the Multi-Functional Furniture Patent when potential investors began their due diligence regarding Mr. Casini's invention. These potential investors remain interested in exploring a business arrangement with Mr. Casini upon reinstatement of the Multi-Functional Furniture Patent.

Mr. Casini understands that pursuant to 37 CFR 1.378 the patent office is not obligated to reinstate the Multi-Functional Furniture Patent. However, we are hopeful the United States Patent Office in the interest of fairness, agrees that the reinstatement of Mr. Casini's patent is warranted. The compelling circumstances, outlined in the attached Casini Letter include that:

- 1. With the determination and passion he has for his Multi-Functional Furniture invention, Mr. Casini was able to obtain his patent in 2002 despite educational and circumstantial hurdles. (see attached Casini Letter):
- 2. In the past two years, Mr. Casini has used what little savings he had to manufacture prototypes of his invention and to otherwise reach out to secure investors; (see attached Casini Letter);

- 3. He has found potential investors who believe in his product, and
- As, neither this product, nor anything similar to it, has been brought to market by anyone
 else, consequently, reinstating the Multi-Functional Furniture Patent would have no negative
 economic effect on others.

In light of the foregoing, and of Mr. Casini's sincere belief that he followed all the rules required of him, we are hopeful that the United States Patent Office will agree with our contention that the greater good is achieved by accepting the enclosed check for \$3,630 and reinstating the Multi-Functional Furniture Patent to Mr. Casini.

I have prepared this letter of transmittal at Mr Casini's request as a family friend and am also available to answer any questions should that be of assistance in making your determination. I can be reached at 303-588-4367. Mr. Casini can be reached at 718-755-6067.

Please direct all written correspondence to: Elise Burton

Elise Beter

12 Eighth Avenue, Apt. 1 Brooklyn, NY 11217

Respectfully submitted,

Elise Burton on behalf of Mr. Francesco A. Casini

Francesco Carsini

Acknowledged: Francesco A. Casini

To Whom ever reads this FEB 2 7 2012 W 1 Francesco Casini inventer of Multi Use Children Freniture Pot # 6 367 874132 have spent The Last 16 years in getting a Potent and getting my Invention to Martet. J 1 Followed all the Rules. First I Trued to get & Potent on my own, I abondon my effort when I' Realized I hacked accordunderstanding of the English Longuage So after Sauing enough I took the Pto Advice and hixed a Patent Attakney (Bod choice) 4 years Later and down to my final submital his two or three previous submital had been denied, I called the PTO Examiner to Find out * I was need what the Proceess ON my Potent. Was told I worked was down to my Final submital which was Less tuen Two months away and so for he had not recieved IT. I asked the Examiner for helpthe explained he could not as I had and Atturney he could only help me If I did Not have and Attemey. Up until now All his efforts had been device! And if his final submission was devised I could not Apolix using the same application. INO Longer had Confidence IN my Attuckey And did Not have the money to hime another Atturney worktue Trust, My discision was to send a little tomy Atturney and a copy to the PTO Brammer Peleosing my Attuckey from ANY Curther IN volvement in Pot# & 367 874132 And with the help of the PTO Examiner was able to Recieved Potent to this day I can't town believe I clidit. I found out Later my ex Atterney had sent his Last Submission IT was denied. When I Recieved the notice of approvale I Took IT out of the envilope I sow the Ribbon I did not Think to Read fue cover opens the booklot SAW my name putitiock in the envolope and tet it AWAY. SINCE I NO LONGER HAD AND AFTURNEY I had Contradiction TONIESTAS and TISHEZANZE about the maintence fee

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